d .	
1 ANTHONY L. MARTIN	
Nevada Bar No. 8177  anthony martin@ogletreedeakins.com	
JILL GARCIA	
Nevada Bar No. 7805	
MARCUS B. SMITH	
Nevada Bar No. 12098  Margus smith@agletreedeekins.com	
6 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.	
7 3800 Howard Hughes Parkway, Suite 1500	
8 Telephone: 702.369.6800	
Facsimile: 702.369.6888	
Attorneys for Defendants Eldorado Resorts Corp., Michael Marrs, Kristen Beck, and Dominic Taleghani	
UNITED STATES DISTRICT COURT	
12	
FOR THE DISTRICT OF NEVADA	
RAYMOND COURY,	Case No.: 2:15-cv-01488-RFB-PAL
Plaintiff,	
vs.	DEFENDANTS' STATEMENT OF NON- OPPOSITION TO PLAINTIFF'S
ELDORADO RESORTS CORPORATION, a	REQUEST FOR AN EXTENSION TO FILE AN OPPOSITION TO THE
1	MOTION FOR SUMMARY
AND DOES 1-50, inclusive,	JUDGMENT
Defendants.	
Defendant Eldorado Resorts Corporation ("Eldorado") and Individual Defendants Michael	
Marrs ("Marrs"), Kristen Beck ("Beck") and Dominic Taleghani ("Taleghani") (the "Individual")	
Defendants") (collectively, the "Defendants"), respectfully submit this Non-Opposition to	
Plaintiff's Request for an Extension to File An Opposition to the Motion for Summary Judgment in	
order to address Plaintiff's Counsel's failure to comply with the Federal Rules of Civil Procedure.	
	Nevada Bar No. 8177 anthony.martin@ogletreedeakins.com JILL GARCIA Nevada Bar No. 7805 jill.garcia@ogletreedeakins.com MARCUS B. SMITH Nevada Bar No. 12098 Marcus.smith@ogletreedeakins.com OGLETREE, DEAKINS, NASH, SMOAK & ST. 3800 Howard Hughes Parkway, Suite 1500 Las Vegas, NV 89169 Telephone: 702.369.6800 Facsimile: 702.369.6888  Attorneys for Defendants Eldorado Resorts Corp. Michael Marrs, Kristen Beck, and Dominic Tale, UNITED STATES FOR THE DISTI RAYMOND COURY, Plaintiff, vs.  ELDORADO RESORTS CORPORATION, a Florida Corporation; MICHAEL MARRS; KRISTEN BECK; DOMINIC TALEGHANI; AND DOES 1-50, inclusive,  Defendants.  Defendants.  Defendant Eldorado Resorts Corporation Marrs ("Marrs"), Kristen Beck ("Beck") and Include the Composition of the

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

In compliance with the current Scheduling Order, Defendants' filed four Motions for Summary Judgment on May 31, 2017. Despite the Scheduling Order setting out the time frame for all dispositive motion deadlines in the Related Actions<sup>2</sup>, Plaintiff has sought an extension to almost every response date and continues to unilaterally seek extensions from the Court, giving a variety of new reasons for each request, without regard to the procedural meet and confer rules and filing deadlines contained in the Local Rules and/or the overall impact on the remaining dispositive motion deadlines. These repeated requests continue to delay these matters.

Defendants do not oppose Plaintiff's request, provided: (1) Plaintiff complies with his requested deadline of July 14, 2017, and no further extensions are requested; (2) Defendants have thirty (30) days from the date the responses are filed to prepare replies; and (3) the deadlines for

In addition to this matter, Motions for Summary Judgment were also filed in Harel v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-01497-RFB-PAL; Newman v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-01486-RFB-PAL; and Santovito v. Eldorado Resorts Corporation, et al., Case No. 2:15cv-01032-RFB-PAL.

Arora v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-00751-RFB-PAL; Azizi v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-00755-RFB-PAL; Baccala v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-00752-RFB-PAL; Moser v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-00757-RFB-PAL; Saak v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-00754-RFB-PAL; Wells v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-01006-RFB-PAL; Barnes v. Eldorado Resorts Corp., Case No. 2:15-cv-01026-RFB-PAL; Bouch v. Eldorado Resorts Corp., Case No. 2:15-cv-01023-RFB-PAL; Olshansky v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-01017-RFB-PAL; Parr, D. v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-01028-RFB-PAL; Parr, M. v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-01030-RFB-PAL; Scheinberg v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-01031-RFB-PAL; Sekkat v. Eldorado Resorts Corporation, et al., Case No.: 2:15-cv-01029-RFB-PAL; Cardinale v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-01492-RFB-PAL; Iannazzo v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-01497-RFB-PAL; Prussak v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-01414-RFB-PAL; Bagsby v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-02330-RFB-PAL; Browne v. Eldorado Resorts Corporation et al., Case No. 2:15-cv-02328-RFB-PAL; Eldor v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-02331-RFB-PAL; and Heckendorn v. Eldorado Resorts Corporation, et al., Case No. 2:15-cv-02332-RFB-PAL.

# OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

filing dispositive motions in the Group V Related Cases which are currently scheduled to be filed on August 30, 2017, are extended by thirty (30) days to September 29, 2017.

Dated this 6th day of July, 2017.

OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

## /s/ Jill Garcia

Anthony L. Martin
Jill Garcia
Marcus B. Smith
Wells Fargo Tower
Suite 1500
3800 Howard Hughes Parkway
Las Vegas, NV 89169
Attorneys for Defendants Eldorado Resorts Corporation,
Michael Marrs, Kristen Hayde, and Dominic Taleghani

# IT IS SO ORDERED:

United States District Judge DATED this 11th day of July, 2017.

RICHARD F. BOULWARE, II

# SANTOVITO FARGO TOWER SUITE 1500, 3800 HOWARD HUGHES PARKWAY LAS VEGAS, NV 89169 TELEPHONE: 702,369,6800

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

## **CERTIFICATE OF SERVICE**

I hereby certify that I electronically transmitted the foregoing **DEFENDANTS**' STATEMENT OF NON-OPPOSITION TO PLAINTIFF'S REQUEST FOR AN EXTENSION TO FILE AN OPPOSITION TO THE MOTION FOR SUMMARY **JUDGMENT** to the Clerk's Office using the CM/ECF system for filing and transmittal of a notice of electronic filing to the following CM/ECF registrants:

Daniel R. Watkins, Esq. Brian S. Letofsky, Esq.

Pursuant to Federal Rule of Civil Procedure 5(b), I hereby further certify that service of the foregoing DEFENDANTS' STATEMENT OF NON-OPPOSITION TO PLAINTIFF'S REQUEST FOR AN EXTENSION TO FILE AN OPPOSITION TO THE MOTION FOR **SUMMARY JUDGMENT** was also made this day by depositing a true and correct copy of same for mailing, first class mail, postage prepaid thereon, at Las Vegas, Nevada, addressed to the following:

Daniel R. Watkins, Esq. Brian S. Letofsky, Esq. Watkins & Letofsky, LLP 8215 South Eastern Avenue Suite 265 Las Vegas, NV 89123

Attorneys for Plaintiff Raymond Coury

DATED this 6th day of July, 2017.

/s/ Darhyl Kerr An Employee of OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

30383386.1